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Attorneys for Defendant/Counter-Plaintiff,
KEATING DENTAL ARTS, INC.

IN THE UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA
SOUTHERN DIVISION

13 JAMES R. GLIDEWELL DENTAL
14 CERAMICS, INC. dba GLIDEWELL
15 LABORATORIES,
16 Plaintiff,
17 v.
18 KEATING DENTAL ARTS, INC.
19 Defendant.
20
21 AND RELATED COUNTERCLAIMS.
22
23
24) Civil Action No.
) SACV11-01309-DOC(ANx)
)
) **NOTICE OF ERRATA RE
) KEATING'S OPPOSITION
) TO GLIDEWELL'S MOTION
) FOR PARTIAL SUMMARY
) JUDGMENT RE
) INFRINGEMENT OF A
) FEDERALLY REGISTERED
) MARK (FIRST CAUSE OF
) ACTION) AND DISMISSAL
) OF DEFENDANT'S SECOND
) AFFIRMATIVE DEFENSE
) AND FIRST
) COUNTERCLAIM
)
) HEARING:
) Date: December 17, 2012
) Time: 8:30 a.m.
) Crtrm: 9D
)
) Honorable David O. Carter**

1 Defendant Keating Dental Arts, Inc. (“Keating”) respectfully submits this
 2 *Notice of Errata* to address inadvertent errors in Keating’s papers filed with the
 3 Court in opposition to Glidewell’s Motion for Partial Summary Judgment Re
 4 Infringement of a Federally Registered Mark (First Cause of Action) and
 5 Dismissal of Defendant’s Second Affirmative Defense and First Counterclaim
 6 (Docket No. 81).

7 **A. Correction to Keating’s Opposition Brief (Docket No. 117):**

8 As set forth in the table below, Keating’s opposition brief inadvertently
 9 omitted a citation to the Second Jankowski Declaration, Ex. 140 (Glidewell’s
 10 First Amended Initial Disclosures).

Page	Lines	Existing Text	Corrected Text
4	12–13	(App.Evid. Exs. A–F & Q)) (<i>see</i> 2nd Jankowski, Ex. 146);	(App.Evid. Exs. A–F & Q)) (<i>see</i> 2nd Jankowski, Exs. 140&146);

15 **B. Corrections to Keating’s Statement of Genuine Disputes of Material**
 16 **Fact in Support of its Opposition (Manually Filed; Docket No. 112):**

17 As set forth in the table below, Keating’s statement of genuine disputes of
 18 material fact in support of its opposition includes inadvertent errors in need of
 19 correction.

Page	Lines	Existing Text	Corrected Text
4	4–5	inadmissible declarations of Newman, Michiels, Luke, Doneff, and Bell as	inadmissible declarations of Newman, Michiels, Luke, Doneff, and Bell, Cohen, and Toca as
12	3–4	inadmissible declarations Goldstein, Newman, Michiels, Luke, Doneff	inadmissible declarations of Goldstein , Newman, Michiels, Luke, Doneff

1	12	(objections to declaration of dentists) and (objections to declaration of Goldstein) (filed herewith). The	(objections to declaration of dentists) and (objections to declaration of Goldstein) (filed herewith). The
5	32	16 UNDISPUTED	DISPUTED as to "suggests"

6
7 Keating apologizes for any confusion or inconvenience.
8

9 Respectfully submitted,

10 KNOBBE, MARTENS, OLSON & BEAR, LLP
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12 Dated: November 27, 2012 By: /s/ David G. Jankowski
13

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16 KEATING DENTAL ARTS, INC.

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